would extend beyond the expiration date of U.S. Patent No. 6,202,065. In view of the timely filed terminal disclaimer, Applicant respectfully requests that the non-statutory double patenting rejection of claims 17-40 be withdrawn and the claims allowed.

Regarding the rejections of claims 17, 18, 20, 23, 24, 26, 27, and 32-37 under 35 U.S.C. § 102(b), Applicant respectfully disagrees with the Examiner for the following reasons:

Regarding claims 17 and 23, the Examiner argued that <u>Fushimi et al.</u> teaches sending a request identifying a first site and range data defining a distance from the first site (see Office Action page 4, paragraph 1). Applicant respectfully disagrees with the Examiner. <u>Fushimi et al.</u> does not teach, among other things, a request identifying range data defining a distance from the first site as recited in claim 17. Instead, <u>Fushimi et al.</u> discloses a user determining a position of a departure point on a displayed map and converting the position into a set of coordinates. These coordinates are used to determine nodes in a "range of a circle with a radius of limit\_dist" (see <u>Fushimi et al.</u>, col. 5, lines 21-29). As can be seen, <u>Fushimi et al.</u> does not send a request identifying range data, but rather identifies nodes within a determined range value separate from the request. Because <u>Fushimi et al.</u> does not teach every recitation of claims 17 and 23, as required by Section 102, Applicant requests that the rejection of these claims under 35 U.S.C. § 102(b) be withdrawn and the claims allowed.

Regarding claims 32 and 35, the Examiner argued that <u>Fushimi et al.</u> teaches all of the recitations of these claims. Applicant respectfully disagrees. Claim 32 recites "receiving a request including a site and <u>type of location of interest</u>," and claim 35 recites "sending a first request including a site and a <u>type of location of interest</u>" (emphasis added). The Examiner failed to address these recitations in the Office Action (see Office Action, page 4, paragraph 1).

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Moreover, Fushimi et al. fails to teach or suggest the above-mentioned recitations. Fushimi et al. teaches a user identifying a departure and destination location, but not a type of location of interest as recited in claims 32 and 35. A type of location of interest is not synonymous with the departure or destination sites taught by Fushimi et al. These sites are actual locations identified on a map by a user. A "type" of location may be associated with a general description of a location, such as, for example, hotels. Fushimi et al. requires that the user designate destination and departure locations that are each converted to actual coordinates on a map. These coordinates are used by <u>Fushimi et al.</u> to plan routes of travel between the two locations. Accordingly, the two locations are not types of locations of interest, but rather are specific sites designated by a user. Further, because Fushimi et al. fails to teach a type of location of interest, this reference also fails to teach a range that is determined based on stored information associated with the type of location of interest as recited in claim 32, and receiving trip planning information selected based on a range, the site, and the type of location of interest as recited in claim 35. Based on the foregoing arguments, Applicant respectfully requests that the rejection of claims 32 and 35 under 35 U.S.C. § 102(b) be withdrawn and the claims allowed.

Regarding claims 18, 20, 24, and 26, these claims are deemed allowable for at least the same reasons set forth for claims 17 and 23, respectively. Accordingly, Applicant respectfully requests that the rejection of these claims under 35 U.S.C. § 102(b) be withdrawn and the claims allowed.

Regarding claim 27, <u>Fushimi et al.</u> fails to teach or suggest the request further including a second site and second range data defining a distance from the second site. In fact, the Examiner failed to address the second range data recited in this claim (see Office Action, page 5, paragraph 3). The range information taught by Fushimi et al. is determined based on a predetermined value

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and is not included in a request that includes a first and second site, and first and second range data as recited in claim 27. Accordingly, Applicant respectfully requests that the rejection of this claim under 35 U.S.C. § 102(b) be withdrawn and the claim allowed.

Regarding claim 33, the Examiner failed to address the recitations of this claim (see Office Action, page 5, paragraph 3). This claim recites, among other things, trip planning information including locations of interest located within the range of the site and wherein the locations of interest are associated with the type of location included in the request. Accordingly, Applicant submits that the rejection of this claim under Section 102 is improper because the Examiner failed to provide evidence that <u>Fushimi et al.</u> teaches this recitation. Additionally, Fushimi et al. fails to teach or suggest, among other things, trip planning information that includes locations of interest associated with a type of location included in the request and located within the range of the site, also included in the request. As previously argued, the destination and departure points taught by Fushimi et al. do not correspond to a type of location of interest, but rather are specific points identified by a user. Further, the nodes that are identified within the predetermined ranges extending from the destination and departure points (e.g., nodes N1-N9 shown in Fig. 2(a)) are not associated with a "type" of location of interest. Also, these nodes are not identified based on their "type." In fact, Fushimi et al. does not elude to any consideration of a "type" of location. Instead, Fushimi et al. merely states that "map information is read to determine nodes in a range of circle with a radius of limit\_dist" (see Fushimi et al., col. 5, lines 27-28). Because Fushimi et al. fails to teach or suggest the recitation of claim 33, Applicant respectfully requests that the rejection of this claim under 35 U.S.C. § 102(b) be withdrawn and the claim allowed.

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Regarding claim 34, the Examiner failed to address the recitations of this claim (see Office Action, page 5, paragraph 3). This claim recites "varying the range based on the number of locations of interest located within a predetermined distance of the site." Accordingly, Applicant submits that the rejection of claim 34 under 35 U.S.C. § 102(b) is improper because the Examiner failed to provide evidence that Fushimi et al. anticipates the recitations of this claim. Additionally, Fushimi et al. fails to teach or suggest varying the range for a site included in a request, much less varying the range based on the number of locations of interest located within a predetermined distance of the site. The range of the circles associated with the destination and departure points taught by Fushimi et al. are statically defined. That is, there is no indication in Fushimi et al. that shows the variance of these ranges based on a number of locations of interest within a predetermined distance of a site included in a request. In view of the above arguments, Applicant respectfully requests that the rejection of claim 34 under 35 U.S.C. § 102(b) be withdrawn and the claim allowed.

Regarding claims 36 and 37, Applicant incorporates by reference the arguments associated with claims 33 and 34, respectively. Based on these arguments, Applicant respectfully requests that the rejection of claims 36 and 37 under 35 U.S.C. § 102(b) be withdrawn and the claims allowed.

Regarding the rejections of claims 19, 21, 22, 25, 28-30, and 38-40 under 35 U.S.C. § 103(a), Applicant respectfully disagrees with the Examiner for the following reasons.

Regarding claims 29 and 38, the Examiner argued that <u>Fushimi et al.</u> teaches the recitations of these claims except for a geometric shape. The Examiner suggested that the different sites taught by <u>Fushimi et al.</u> are associated with geometric shapes because "geometric

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shapes include straight lines." (See Office Action, page 6, line 4). Further, the Examiner relied on Tenmoku et al. to teach routes in geometric shapes. Applicant respectfully disagrees with the rejection of these claims for the following reasons. Although geometric shapes do include straight lines, the mere presence of straight lines in the route maps taught by Fushimi et al. and Tenmoku et al. does not equate to the teaching of a geometric shape. The travel routes taught by these references are bounded straight lines. That is, each path has a definite starting and ending point. A geometric shape, on the other hand, has a boundless perimeter with no definite starting and ending point. Also, a geometric shape has two dimensions, length and width (which includes circumference and diameter for circles, ovals, etc.). A combination of straight lines that are bounded by an unconnected starting and ending point does not have these characteristics. There can be no width to a plurality of straight lines that are not connected to form a "shape." Examples of shapes include, circles, ovals, and polygons, such as a triangle, square, rectangle, rhombus, trapezium, trapezoid, pentagon, hexagon, heptagon, octagon, nonagon, decagon, undecagon, dodecagon, etc. (see definition of "shape," www.artlex.com/ArtLex/). Each of these exemplary shapes have a boundless perimeter, or circumference, and a bounded area. Unconnected straight lines have neither. Tenmoku et al. and Fushimi et al., on the other hand, both teach travel paths that are straight lines that are not connected to form a geometric shape.

In addition to failing to teach geometric shapes, <u>Tenmoku et al.</u> and <u>Fushimi et al.</u>, alone or in combination, fail to teach or suggest receiving information associated with the first and second sites and selected based on the type of location of interest and <u>selected using a geometric</u> shape generated based on the first and second sites, as recited in claim 29.

Based on the above arguments, <u>Tenmoku et al.</u> and <u>Fushimi et al.</u>, alone or in combination, fail to teach or suggest the recitations of claims 29 and 38 and Applicant

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respectfully requests that the rejection of these claims under 35 U.S.C. § 103(a) be withdrawn and the claims allowed.

Regarding claims 19 and 25, the Examiner argued that <u>Tenmoku et al.</u> teaches trip planning information that includes information identifying services available within a proximity of the first site derived from the range data (see Office Action, page 6, paragraph 5). Applicant respectfully disagrees. The background information stored by <u>Tenmoku et al.</u> correlate to specific points on road map prestored by a vehicle operator. These points may be encountered during an optimum path selection process performed by <u>Tenmoku et al.</u>, however, they are not identified services that are available within a proximity of a first site derived from range data included in a request as recited by claims 19 and 25. Accordingly, Applicant requests that the rejection of these claims under 35 U.S.C. § 103(a) be withdrawn and the claims allowed.

Regarding claim 21, the Examiner did not address the recitations included in this claim (see Office Action, page 6, paragraph 5). Claim 21 recites "the request further includes a second site and second range data defining a distance from the second site, and wherein the trip planning information includes information identifying selected locations of interest within a proximity of the first and second sites." Accordingly, Applicant submits that the rejection of this claim under Section 103 is improper because the Examiner failed to provide evidence that Tenmoku et al. and/or Fushimi et al. teaches or suggests the recitations of claim 21. Further, these references, alone or in combination, fail to teach or suggest a request that includes second site and range data, much less trip planning information that includes information identifying selected locations of interest within a proximity of the first and second sites. Based on the above arguments, Applicant requests that the rejection of claim 21 under 35 U.S.C. § 103(a) be withdrawn and the claim allowed.

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Regarding claims 22 and 28, the Examiner did not address the recitations included in these claims (see Office Action, page 6, paragraph 5). Claims 22 and 28 recite "the locations of interest each provide services similar to services provided by the second site." Accordingly, Applicant submits that the rejection of these claims under Section 103 are improper because the Examiner failed to provide evidence that Tenmoku et al. and/or Fushimi et al. teaches or suggest the recitations of claims 22 and 28. Further, Tenmoku et al. and Fushimi et al., alone or in combination, fail to teach or suggest the identified locations of interest that provide services similar to services provide by the second site. In fact, neither of these references suggest services associated with sites selected as a destination and/or departure site. Accordingly, Applicant requests that the rejection of claims 22 and 28 under 35 U.S.C. § 103(a) be withdrawn and the claims allowed.

Regarding claims 30 and 39, Applicant submits that the rejection of these claims under Section 103 are improper because the Examiner failed to provide evidence that Tenmoku et al. and/or Fushimi et al. teaches or suggest the recitations of these claims (see Office Action, page 6, paragraph 5). Further, Tenmoku et al. and Fushimi et al., alone or in combination, fail to teach or suggest the information associated with first and second sites include information related to locations of interest that are associated with a type of location of interest identified in the request, wherein the locations of interest are located within the geometric shape, as recited in claim 30 Also, these two references fail to teach or suggest collecting information related to locations of interest that are associated with the type of location of interest identified in the request, wherein the locations of interest are located within the geometric shape, as recited in claim 39. As previously argued, neither reference discloses a geometric shape, much less locations of interest located within the geometric shape. The boundless straight lines reflecting travel paths taught by

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these references cannot include locations of interest (or any other location for that matter) because there is no bounded area defined by these locations. Based on the above arguments, Applicant requests that the rejection of claims 30 and 39 under 35 U.S.C. § 103(a) be withdrawn and the claims allowed.

Regarding claims 31 and 40, <u>Tenmoku et al.</u> and <u>Fushimi et al.</u>, alone or in combination, fail to teach or suggest a geometric shape generated based on a first distance value representing the distance between the first and second sites, and a second distance value representing a function performed on the first distance value. As previously argued, these two reference fail to teach or suggest a geometric shape. Further, neither reference discloses or suggests a function performed on a distance between the first and second sites to generate the geometric shape. The N paths of different lengths taught by <u>Fushimi et al.</u> do not represent geometric shapes. They are, as shown in Fig. 8(a), straight lines that form no shape. Further, the length of each virtual path (VL1-VL5) has no contribution to the formation of a geometric shape. Accordingly, <u>Tenmoku et al.</u> and <u>Fushimi et al.</u> fail to teach or suggest the recitations of claims 31 and 40 and Applicant respectfully requests that the rejection of these claims under 35 U.S.C. § 103(a) be withdrawn and the claims allowed.

In view of the foregoing amendments and remarks, Applicant respectfully requests the reconsideration and reexamination of this application and the timely allowance of the pending claims.

FINNEGAN HENDERSON FARABOW GARRETT& DUNNER LLP

Please grant any extensions of time required to enter this response and charge any additional required fees to our deposit account 06-0916.

By:\_\_

Respectfully submitted,

FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, L.L.P.

Dated: February 28, 2002

Joseph E. Palys Reg. No. 46,508

FINNEGAN HENDERSON FARABOW GARRETT& DUNNER LLP